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- LASD Newsletter Volume 13, Number 3: "Considerations For Deputy Involved Shootings"
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COUNTY OF LOS ANGELES HATEL OF JUSTICE



JIM McDonnell, SHERIFF

March 22, 2018



AMENDED LETTER OF IMPOSITION

On October 27, 2016, you were served with a Letter of Imposition under File Number 2400159, notifying you that you were suspended without pay from your position of Deputy Sheriff, Item No. 2708A, with the Department for a period of three (3) days effective October 31, 2016 through November 2, 2016.

On March 16, 2018, the discipline was reduced pursuant to a Settlement Agreement. All Departmental records will reflect that you received a two (2) day suspension. The two (2) day suspension will be deemed served October 31, 2016 through November 1, 2016.

Pursuant to the Settlement Agreement and the investigation under IAB File Number 2400159 conducted by Internal Affairs Bureau, coupled with your own statements, has established the following:

- 1. That in violation of the Department's Manual of Policy and Procedures Sections 3-01/050.10, Performance to Standards; and/or 3-01/030.10, Obedience to Laws, Regulations and Orders (as it pertains to Section 5-09/220.50, Foot Pursuits) on or about July 31, 2015, you failed to conform to the work standards established for your rank as a patrol trained deputy sheriff, as evidenced by, but not limited to the following:
 - engaging in foot pursuit, partner splitting and separating from your partner engaged in a separate foot pursuit of a second suspect; and/or,

211 West Temple Street, Los Angeles, California 90012

b. failing to communicate to Sheriff's Communications Center that you were in foot pursuit of an armed suspect.

The Sheriff's Department reserves the right to amend and/or add to this letter.

Sincerely,

JIM McDONNELL, SHERIFF

Jose S. Woolum, Captain Internal Affairs Bureau

Note: Attached for your convenience are excerpts of the applicable areas of the Manual of Policy and Procedures.

JW:WS:liz

c: Advocacy Unit
Employee Relations
Eric Parra, Chief, East Patrol Division
Personnel Administration Bureau
Industry Station/Unit Personnel File
Internal Affairs Bureau (File #2400159)

(C . . A)

| | itter of the 3-day Suspension of |) STIPULATED SETTLEMENT) AGREEMENT |
|---|---|---|
| Deputy | |) ERCOM ARB No. |
| | | 218-16 |
| | PRELIMINARY | STATEMENT |
| Departme | is agreement is entered into be ont (hereinafter referred to as "De a Number (hereinafter ref | |
| | RECIT | TALS |
| Arbitration purposes of desire to r and/or the further ad | 66/IV2400159. Pursuant to an an No. 218-18 has been consolidate of the arbitration hearing. The esolve all disputes arising as the sedicipline resulting from the imministrative process upon the terministrative process upon the terministrative. | agreement between the parties, ERCOM and with ERCOM Arbitration No. 018-17 for Department and Deputy now result of the aforementioned investigation and novestigation, and to avoid litigation and ms and conditions hereinafter set forth. |
| | W THEREFORE, the Departme ion of the mutual covenants herei | |
| 1. | suspension. Deputy suspension from October 31, 2 reduced two day October 31, 2016 through Nove | f suspension (previously served by him on |
| 2. | The Department will issue is Imposition for a two (2) day sus October 27, 2016 Letter of Impo | spension for the same charges listed in his |
| 3. | The Department and Deputy Deputy records an day suspension was imposed demonstrating progressive disc | and may be used for the purposes of |

- 4. Deputy agrees to waive all rights in IAB Case Number SH2383665/IV2400159 pursuant to Skelly v. State Personnel Board (1975) 15 Cal.3d 194 Cal.Rptr. 14.
- Deputy further agrees to immediately file a withdrawal of his appeal before the Los Angeles County Employee Relations Commission, ARB No. 218-16. Additionally, he agrees to waive any and all future administrative and/or judicial remedies with respect to the modified discipline, and also waives any administrative or judicial remedies with respect to any imposition of discipline set forth above. This waiver shall include, but not be limited to, appeals to the Los Angeles County Civil Service Commission and/or the Los Angeles County Employee Relations Commission and/or any court of law.
- 6. The parties further agree that this settlement shall not be considered, cited or used in future disputes as establishing past precedent or past employment practice. This Agreement resolves the dispute between Deputy and the Department, and is not to be applied to any other facts or disputes.
- 7. In consideration of the terms and conditions set forth herein, Deputy agrees to fully release, acquit and forever discharge the County, and all present and former officers, employees and agents of the County and their heirs, successors, assigns and legal representatives from any and all liability whatsoever for any and all claims arising out of or connected with the employment relationship between the County and Deputy concerning the subject matter referred herein. Additionally, Deputy specifically acknowledges that he has not been the subject of discrimination, harassment or retaliation in any form, including, but not limited to, discrimination, harassment, or retaliation based upon age, race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, marital status, parental status, or sex, and that he has no claim against the Department for any such discrimination, whether any such claim is presently known or not known by him
- 8. Deputy agrees to relinquish and expressly waive all rights conferred upon him by the provisions of California Civil Code Section 1542, which reads as follows:

"A general release does not extend to claims which the creditor does not know or suspect to exist in his/her favor at the time of executing the release, which if known by him/her must have muterially affected his/her settlement with the debtor."

- 9. Each party hereto represents and agrees that he or it has carefully read and fully understands all of the provisions of the Agreement, and that he or it is voluntarily entering into this Agreement without any duress or undue influence on the part of or on behalf of any party.
- 10. This agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A photocopy or facsimile transmission of the Agreement, including signatures, shall be deemed to constitute evidence of the Agreement having been executed.
- 11. The date of the last signature placed hereon shall hereinafter be known as the "date of execution" and the "effective date" of this Agreement.
- 12. The parties agree that the foregoing comprises the entire agreement between the parties and that there have been no other promises made by any party. Any modification of this agreement must be in writing and signed by all parties.

I have read the foregoing Settlement Agreement and I accept and agree to the provisions contained herein and hereby execute it voluntarily and with full understanding of its consequences. I further acknowledge that I have been afforded the opportunity to consult with legal counsel prior to signing this agreement.

| # | 03-14-18 Date |
|--|------------------|
| APPROVED AS TO FORM: | 2/16/10 |
| Mitchell S. Kander | 7/0/10 |
| LAW OFFICES OF CHARLES GOLDWASSER Counsel for Deputy | Date |

For the Department:

DISPOSITION WORKSHEET

| Re: | IAB IV 2400159 |
|----------------|--|
| Subject: | # |
| Investigator: | Jeffrey Smith, Internal Affairs Bureau |
| Advocate: | Julia M. Valdes, Advocate |
| | |
| | |
| DISPOSITIO | ON OF CHARGES |
| disposition of | g potential charges were prepared by the Advocacy Unit. Please indicate your the potential charges, and put any additional sustained charges (with reference to ion) on attached sheet(s). |
| Potential Cha | arge(s): |
| The evidence | in this investigation supports the following charges: |
| 1. That is | n violation of Manual of Policy and Procedures Section(s) 3-01/050.10, |
| Perfor | mance to Standards; and/or 3-01/030.10, Obedience to Laws, Regulations and |
| Order | s (as it pertains to section 5-09/220.50, Foot Pursuits) on or about July 31, 2015, |
| Subject patrol | trained deputy sheriff, as evidenced by, but not limited to the following: |
| a. | engaging in foot pursuit, partner splitting and separating from his partner engaged in a separate foot pursuit of a second suspect; and/or, |
| b. | failing to communicate to Sheriff's Communications Center that he was in foot |
| | pursuit of an armed suspect. |
| Evidence Re | ference: |
| | |
| | |
| | |
| Defenses/Co | nflicting Evidence: |
| | |

| <u>n:</u> |
|--|
| ecember 14, 2009) lists the following alties: |
| Standard Discipline |
| W/R to Discharge |
| W/R to Discharge |
| W/R to 3 Days |
| |
| ggravating factors, the following discipline is subject to revision upon |
| 3 days |
| |

Assessment of Mitigating and Aggravating Factors:

The following describe the mitigating and aggravating factors in the determining the discipline in

this investigation. Those factors include:

Intent Truthfulness

Past Performance Severity of Infraction

Degree of Culpability Acceptance of Responsibility

Disciplinary History Other Factors

Management has considered the subject's performance, which is documented in the Subject's Department personnel file, and those documents not contained in that file which are attached to the disposition worksheet.